UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF OHIO EASTERN DIVISION - YOUNGSTOWN

)	Chapter 13 Case No.: 15-41205
Ch	elsae M. Mille		Judge Kay Woods
))	■ Original Chapter 13 Plan□ Modified/Amended Chapter 13 Plan
*****	********	*****	*****************
	ATTENTIO	N CREDITORS	S AND PARTIES IN INTEREST
to acce Anyon unless binding proof of Absen	ine how their claims will be the pt or oppose the Plan. Eace who wishes to oppose any such objection is one prove y without further notice or of claim with the Clerk of the tan objection by the Debt	e treated. Credito th creditor should provision of this ided for in Articl hearing unless a the Bankruptcy or or other part	ses to pay claims. Creditors should review the Plan to rs must exercise their own judgment in deciding whether I read this Plan carefully and discuss it with its attorneys Plan must file with the Court a timely written objection le IV, below. This Plan may be confirmed and become timely written objection is filed. Creditors must file to Court in order to receive distributions under this Plan y in interest, the Trustee shall pay claims as filed. All and secured claims must comply with FED. R. BANKE
P. 300	1(c). Creditors claiming a	right to interest	should state the interest rate and the <u>total</u> amount on page of the proof of claim.
P. 300 the cla	1(c). Creditors claiming a	right to interest ate, on the <u>front</u>	
P. 3002 the cla ARTIC	1(c). Creditors claiming a aim, as of the case filing da CLE I. PLAN PA	right to interest ate, on the front YMENTS g of this bankrupt	
P. 3002 the cla ARTIC	CLE I. PLAN PA ten (10) days after the filin or") shall commence make f(a)(1), as follows: To the Standing Chapter 1	right to interest ate, on the front YMENTS g of this bankrupt ing monthly Plant 3 Trustee (herein ble in	tcy case, the Debtor or Debtors in a joint case (hereinaften payments ("Plan Payments") pursuant to 11 U.S.C. (hafter "Trustee"): \$208.57 per month, for a period of
P. 300 the cla ARTIC Withir "Debto § 1326	CLE I. PLAN PA ten (10) days after the filin or") shall commence make f(a)(1), as follows: To the Standing Chapter 1	right to interest ate, on the front YMENTS g of this bankrupt ing monthly Plant 3 Trustee (herein ble in	tcy case, the Debtor or Debtors in a joint case (hereinaften payments ("Plan Payments") pursuant to 11 U.S.C

under this Plan, which contribution shall be in addition to the payments in Article 1A, above, and the

dividend to general unsecured creditors shall increase commensurate with the additional contribution.

- 1 C. Based upon claims filed and payments received by the Trustee, the Plan, after confirmation, may extend beyond its stated term without further application or notice, but in no event shall it extend beyond sixty (60) months after confirmation.
- 1 D. If a Plan proposes a dividend in an amount to which no objection is filed by a creditor or party in interest and such dividend is increased by agreed order between the Trustee and the Debtor, based on claims then filed or estimated and, subsequent to such increase, additional claims are thereafter allowed, the dividend to general unsecured creditors may be reduced to an amount, not less than provided for in the original Plan for which creditors were provided notice, without further hearing or additional notice to creditors.

ARTICLE II. TREATMENT OF CREDITORS

AKII	CLE II. TREATMENT OF CREDI			
2 A.	a dividend of at least 10 % of the amou	holding an allowed general unsecured claim shall be paid nt of the allowed claim. No interest shall be paid on any ded for by the Plan; and/or (ii) provided for by operation		
2 B.	<u>Co-debtor Obligations</u> - The following unsecured consumer debts for which there is a non-Debtor co-obligor shall be separately classified and paid:			
	(a) In full through the Plan:			
	<u>Creditor</u> 1.	Amount		
	2.			
	(b) Directly by the non-Debtor co-obligor outside the Plan:			
	<u>Creditor</u> 1.	Amount		
	2.			
	(c) Through the Plan in the manner provided for payment of general unsecured claims			
	<u>Creditor</u> 1.	Amount		
	2.			

2 C.	Priority Claims - All allowed claims entitled to priority under 11 U.S.C. § 507 shall be paid in full in deferred cash payments over the projected term of the Plan, unless a holder of a particular claim agrees to a different treatment. In addition to the costs of administration, which are to be paid in accordance with the standing orders of this Court, these claims include:				
	Creditor	Amount			
	1.				
	2.				
	3.				
2 D.	VEHICLE CLAIMS AND SEC following allowed claims shall of the secured claim, as set forth been paid in full. Claims listed security interest in a vehicle acc	CURED DEBTS INCURRED WITHIN ONE be paid through the Plan, in equal monthly pays h in the creditor's proof of claim or by separate d in this subsection consist of debts secured by quired within 910 days preceding the filing of tor; or (ii) anything of value if the debt was income the petition.	YEAR). Each of the ments, until the amount order of the Court, has y (i) a purchase money the bankruptcy petition		
	G V	Proposed Amount of Allowed Secured Claim	Interest <u>Rate</u>		
	Creditor	Allowed Secured Claim	Kate		
	1.				
	2.				
2 E.	Secured Claims - Residence/Real Property - Secured claim(s) secured only by a lien on the Debtor's residence, the last payment upon which debt is due after the date on which the final payment under the Plan is due, shall survive discharge and shall receive current monthly payments pursuant to the underlying contract between the creditor and the Debtor. Secured creditors listed below shall be paid directly by the Debtor "outside" the Plan unless otherwise indicated in Article XII, below. The arrearage, if any, will be paid by the Trustee through the Plan over the projected term of the Plan. No interest shall be paid on any pre-petition mortgage arrearage as part of the cure of the default.				
	Creditor	Arrearage Amount			
	1.				
	2.				
	3.				

3

2 F.	Secured Claims - Other - The following allowed secured claims shall be paid by the Trustee through the Plan. Each claim is secured to the extent of the value of the corresponding collateral, as indicated below; provided, however, that the amounts set forth herein are not binding valuations of the collateral. The remainder of the claim, if any, is unsecured. Payments shall be made in equal monthly payments over the projected term of the Plan.				
	Creditor 1. CNQC	Value of Collateral	Interest Rate 5.25%	Amount of Claim(s): Secured/Unsecured 2,037,50/5,385,50	
	2.				
	3.				
A holo	der of a secured claim shall reta ed, both secured and unsecured	in the lien securing , is paid in full or a	such claim unti discharge is gra	il the amount for which the claim is nted pursuant to 11 U.S.C. § 1328.	
2 G.	Adequate Protection Payments Pending Plan Confirmation - All adequate protection payments required by § 1326(a)(1)(A) and (C) shall be made pursuant to Amended Administrative Order No. 05-10 (as may be amended hereafter).				
2 H.	Lien Avoidance - The Debtor proposes to (i) avoid the lien(s) held by the following creditors by separate motion or adversary proceeding pursuant to 11 U.S.C. §§ 522(f), 506(a) and (d) or other applicable provisions of the Bankruptcy Code; and (ii) pay claims based on these liens as a general unsecured claim(s) upon the entry of a final order by the Court determining that such avoidance is proper and allowed.				
	Creditor		Amount		
	1.				
	2.				
2 I.	Domestic Support Obligati	ons Pursuant to 11	U.S.C. § 1010	(14A)	
The I	Debtor □ Does • Does N	ot have domestic	support obliga	tion(s).	

If the Debtor does have domestic support obligation(s): The holders of any claims for domestic support obligations pursuant to 11 U.S.C. § 1302(d) are specified below. If the holder of a claim is a minor, the name and address of such minor has been disclosed to the Trustee contemporaneously with the filing of this Plan in compliance with 11 U.S.C. § 112.					
		<u>Holder</u>	Address of Holder (If known)	Address of Child Enfo (Mandatory)	preement Support Agency
	1.				
	2.				
The Trustee shall pay, pursuant to 11 U.S.C. § 507(a)(1) over the term of the Plan, the allowed arrearage claims for domestic support obligations. The Debtor shall directly pay all post-petition domestic support obligations as those payments ordinarily come due.					
		<u>Payee</u>	Address		Arrearage Claim
	1.				
	2.				
2 Ј.	Executory Contracts and Unexpired Leases - All executory contracts and unexpired leases are rejected except the following, which are assumed and shall be paid:				
	(a) Directly by the Debtor to the creditor outside the Plan:				
		Creditor	Identification of Con	ntract/Property	Arrearage Amount
	1.				
	2.				
	(b) B	y the Trustee tl	nrough the Plan:		
		Creditor	Identification of Co	ntract/Property	Arrearage Amount

5

1.

2.

Any cure payment for arrearage on an assumed contract shall be paid through the Plan in equal monthly installments over the term of the Plan.

2 K. <u>Post-petition claims</u> - Creditors, subject to objection by the Debtor, may elect to file a claim for a post-petition obligation, the filing of which claim will require the creditor to receive and accept the amount provided for similarly situated creditors in the Debtor's Plan. The Debtor may be required to file a modification the Plan to provide sufficient funds to enable payment of such post-petition claim(s).

ARTICLE III. PROPERTY TO BE SURRENDERED

The Debtor will surrender property to the creditor(s) listed below and the creditor may file a claim for the deficiency, which will be treated as a non-priority general unsecured claim. Any unsecured deficiency claim must be filed the <u>later</u> of: (i) the time period provided for filing proofs of claim; or (ii) ninety (90) days after entry of a final order that provides for surrender or abandonment of the collateral. If the creditor does not timely file a claim, such creditor shall be deemed to have accepted the surrendered property in full satisfaction and discharge of the debt and shall be barred from participating in any payment for such debt under the Debtor's Plan.

<u>Creditor</u>

Property Description

1.

2.

ARTICLE IV. TIME PERIOD FOR OBJECTION TO PROPOSED TREATMENT OF CLAIM

As set forth above, the Trustee shall pay claims as filed absent an objection by the Debtor or other party in interest. A creditor may file (i) a proof of claim at any time prior to expiration of the bar date for filing proofs of claim in an amount other than as provided in this Plan; or (ii) in the alternative, an objection to the proposed Plan treatment, with respect to the amount, classification or priority of a claim. A creditor may object to a modified Plan within thirty (30) days after such modified Plan is filed, if the modified Plan changes the amount, classification or priority of such creditor's claim. The order of confirmation shall not be res judicata to the Court's consideration of any timely filed proof of claim.

ARTICLE V. DEBTOR'S DUTY TO REPORT CHANGE OF STATUS

If any of the following events occur, the Debtor shall fully and timely disclose the event to the Trustee and shall file any appropriate notice, application and/or motion with the Court and serve the Trustee:

- Any change in marital status or child/spousal support payments;
- Any change in employment;

- Any change of address; and/or
- Any financial recovery to which the Debtor becomes entitled for any reason, including without limitation, any personal injury claim, claim relating to termination of employment, workers' compensation claim, unemployment claim, social security claim, inheritance, life insurance benefits, lottery proceeds or property settlement.

ARTICLE VI. COURT APPROVAL FOR SALE OF ASSETS OR INCURRENCE OF DEBT

During the pendency of this case, the Debtor is required to obtain Court approval prior to (i) transferring or selling assets (including refinancing real estate and/or leasing oil and gas rights); (ii) incurring obligations (including refinancing of current obligations); and/or (iii) making purchases on credit in excess of \$1,000.00, except for normal and reasonable expenses for the maintenance or support of the Debtor and/or the Debtor's dependent(s). In addition, the Debtor is required to obtain Court approval prior to exercising any purchase option upon which an executory contract is proposed to be assumed by the Debtor in this Plan in Article II 2J, above.

ARTICLE VII. VESTING OF TITLE

- (a) Title to the Debtor's property shall re-vest in the Debtor upon the completion of payments called for under the Plan and the issuance of the Debtor's discharge; or
- ☐ (b) Title to the Debtor's property shall re-vest in the Debtor upon Plan confirmation, subject to 11 U.S.C. § 348.

If no box is checked, (a) shall apply.

ARTICLE VIII. DEADLINE TO FILE PROOF OF CLAIM

Except as provided in Article III, above, the deadline for a creditor (except a governmental unit) to file a proof of claim to participate in the distribution under this Plan shall be NINETY (90) DAYS after the originally scheduled FIRST MEETING OF CREDITORS (Section 341 Meeting) or as otherwise authorized by law and order of the Court. Creditors who fail to timely file proof(s) of claim shall have their debts discharged pursuant to 11 U.S.C. § 1328.

ARTICLE IX. DISMISSAL OR CONVERSION TO CHAPTER 7

Deleted.

ARTICLE X. PAYMENT OF DEBTOR'S ATTORNEY FEES

Attorney fees for Debtor's counsel shall be paid pursuant to Administrative Order No. 14-02 (as may be amended hereafter).

ARTICLE XI. SOURCE OF EXEMPTIONS

The Debtor is claiming exemptions allowed pursuant to Ohio Revised Code § 2329.66. The Debtor shall provide separate written notice to the Trustee and the Court, pursuant to Administrative Order No. 08-11 (as may be amended hereafter) if exemptions are or will be claimed other than O.R.C. § 2329.66.

ARTICLE XII. ADDITIONAL PROVISIONS

Any deviations (additions, deletions or changes) from this form Plan are required to be set forth below and should not contain a restatement of the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure or the Local Bankruptcy Rules.

Date: 7/7/15

Debtor

Attorney for Debtor

Debtor